

*in his selection of said jurors.* In case the said clerk has an action or an interest in an action for trial in said county court, then the judge of such court shall call to his assistance either the sheriff or register of deeds of said county, who with said county judge shall select the jurors; but if such jury shall not be selected at such time, it may be selected at any time before the commencement of such term. They shall make a list of the names of persons so selected, sign the same, and forthwith file such list in the office of the clerk of the court. Such jury shall not be irregular or illegal, if persons are selected in good faith who are not qualified; but the names of such persons shall be stricken therefrom.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 5, 1913.

No. 250, S.]

[Published June 9, 1913.

## CHAPTER 440.

AN ACT to amend section 1189 of the statutes, relating to limitations of actions to recover possession of lands conveyed for nonpayment of taxes.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 1189 of the statutes is amended to read: Section 1189. The limitation for bringing actions \* \* \* *as provided in section 1188 shall not apply to any person who shall be a minor at the time the right of such action shall accrue, but such minor may bring such action or actions after the time limited at any time during his minority and within one year thereafter; nor shall such limitation nor any other limitation in favor of a tax deed or a tax certificate, except in case of actual possession founded on a tax deed, apply where the taxes, for the nonpayment of which the land was sold and the tax deed executed, were paid prior to the sale, or where the land was redeemed from the operation of such sale as provided by law or where the land was not liable to taxation; nor shall such limitation apply where a single tax deed only has been issued and the original owner has, before the issuance of such tax deed, paid all taxes levied against the land for the three years ensuing after the year for which the land was returned delinquent and sold, except as herein provided. The tax deed grantee or his assigns may, at any time after the tax deed is issued and recorded, serve a notice on the owner of record of the original title, stating that he holds a tax deed on the land of such original owner and giv-*

*ing a description of the land so deeded and a reference to the volume and page where such deed is recorded, which notice shall be served in the same manner as a summons in a court of record and proof of which service shall be filed in the office of the county clerk of the county in which the lands are situated. If such notice be served and filed thirty days or more before the expiration of three years from the date of recording the tax deed, the limitation provided by section 1188 shall apply. If such notice is not so served and filed, the limitation provided by said section 1188 shall be extended until the expiration of thirty days from and after the day such notice is served and filed. In any action brought by the original owner to set aside such tax deed after the service and filing of the notice aforesaid, the original owner, in case he prevails, shall as a condition of relief pay to the tax deed claimant the sum of five dollars for each description and the costs of serving the aforesaid notice, in addition to all other costs and charges now provided for by law. The provisions of law regulating costs and charges for the service of a summons in a court of record shall apply to and govern the amount that may be charged for the service of such notice.*

SECTION 2. This act shall take effect upon passage and publication.

Approved June 6, 1913.

No. 379, S.]

[Published June 9, 1913.

## CHAPTER 441.

AN ACT to repeal sections 2526, 2527, 2528, 2531, 2532, 2533, 2534, 2535m and sections 2544a to 2544h, inclusive; to consolidate, revise and amend sections 2524 and 2530, 2533f and 4502; to consolidate and renumber sections 2540, 2541, 2542, 2543 and 2544 to be section 2848m; to amend sections 2546f, 2533a, subsection 1 of section 2533b, sections 2546a, 4701 and 4878; to create section 4502m; to renumber and amend section 2558 to be section 4502m; to renumber section 2559 to be section 4502o, of the statutes, relating to jurors in courts of record.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Sections 2526, 2527, 2528, 2531, 2532, 2533, 2534, 2535m and sections 2544a to 2544h, both inclusive, of the statutes are repealed.

SECTION 2. Sections 2524 and 2530 of the statutes are consolidated, revised and amended to read: Section 2524. All citizens of the United States who are qualified electors of this state,